IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re U.S. Pate	ent Application)				
Applicant:	Abarra et al.))				
Serial No.:	09/425,788	 I hereby certify that this paper is being hand delivered to the U.S. Patent & Trademark Office, Washington, D.C. 20231 on this date. 				
Filed:	October 22, 1999	\$ 819102 (NUM CONVA)				
For:	MAGNETIC RECORDING MEDIUM AND MAGNETIC STORAGE APPARATUS	Date Signature				
Art Unit:	1773	RECEINOLOGY				
Examiner:	Rickman, H.	DLOGY CI				
Sir: AMENDMENT TRANSMITTAL Sir:						
Transmitted he	ng the above-identified application					

Fee Calculation For Claims As Amended

	As	Previously	Present		D .		Additional
	Amended	Paid For	Extra		Rate		Fee
Total Claims	30	20	= 10	X	\$18.00	= \$	180.00
Independent Claims	6	4	= _2	X	\$84.00	= \$	168.00
Fee for Multiple Depen	dent Claims				\$280.00	= \$	-0-
Total Additional Fee					*	\$.	348.00
Small Entity Fee (reduced by half)						\$	

- (X) Amendment C and check for \$348.00 (additional claims).
- (X) Terminal Disclaimer (with check for \$110.00)
- (X) Request by Applicants for Interference with a Patent (with Appendixes A, B, C and D).
- (X) If a Petition under 37 C.F.R. §1.136(a) for an extension of time for response is required to make the attached response timely and does not separately accompany this transmittal, Applicant(s) hereby petition(s) under 37 C.F.R. §1.136(a) for an extension of time for response in the above-identified application for the period required to make the attached response timely.
- (X) The Commissioner is hereby authorized to charge any additional fees which may be required to this application under 37 C.F.R. §§1.16-1.17, or credit any overpayment, to Deposit Account No. 07-2069. A duplicate copy of this sheet is enclosed.

August 16, 2002

300 South Wacker Drive-Suite 2500 Chicago, Illinois 60606 (312) 360-0080 Customer Number 24978 K:\0941\63365\AMEND-C-TRM.DOC

GREER, BURNS & CRAIN, LTD.

James K. Folker, Reg. No. 37,538

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In Re U.S. P	Patent Application	
Applicant:	Abarra et al.	I hereby certify that this paper is being hand delivered to
Serial No.:	09/425,788	the U.S. Patent & Trademark Office, Washington, D.C. 20231 on this date.
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For:	MAGNETIC RECORDING	
	MEDIUM AND MAGNETIC	_)
	STORAGE APPARATUS)
	·)
Art Unit:	1773)
)
Examiner:	Rickman, H.)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REQUEST BY APPLICANTS FOR INTERFERENCE WITH A PATENT

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Pursuant to 37 C.F.R § 1.607, Applicants request that an interference be declared between the above-identified application and U.S. Patent No. 6,280,813. The information required by 37 C.F.R. § 1.607(a) is set forth below:

I. IDENTIFICATION OF THE PATENT THAT INCLUDES SUBJECT MATTER WHICH INTERFERES WITH THE APPLICATION

The patent that claims subject matter which interferes with subject matter claimed-in-the-present application is United States Patent No. 6,280,813, which was issued on August 28, 2001 to Carey et al. for "Magnetic Recording Media with Antiferromagnetically Coupled Ferromagnetic Films as the Recording Layer" (hereinafter the "Carey et al. patent"). The Carey et al. patent was issued on application Serial No. 09/416,364, filed October 8, 1999. The face of the Carey et al. patent lists the Assignee as: International Business Machines Corporation.

II. PRESENTATION OF A PROPOSED COUNT

A proposed count is set forth in attached Appendix A. The proposed count is a phantom count including the subject matter of Claim 1 of the present application OR the subject matter of Claim 1 of the Carey et al. patent.

III. IDENTIFICATION OF CLAIMS OF THE CAREY ET AL. PATENT THAT CORRESPOND TO THE PROPOSED COUNT

At least Claim 1 of the Carey et al. patent corresponds to the proposed count.

IV. IDENTIFICATION OF CLAIMS OF THE PRESENT APPLICATION THAT CORRESPOND TO THE PROPOSED COUNT

At least Claims 1 and 26 of the present invention are believed to correspond to the proposed count. Claim 1 corresponds exactly to the first portion of the proposed count-(i.e., the section prior to the term "or"). Claim 26 substantially corresponds to the second portion of the proposed count (i.e., the section after the term "or"). Claim 26 was derived from Claim 1 of the Carey et al. patent. Attached as Appendix B is a claim chart that shows how the terms of Claim 26 of the present application correspond to the equivalent terms of Claim 1 of the Carey et al. patent.

V. APPLICATION OF THE TERMS OF NEW CLAIMS 26-36 TO THE DISCLOSURE OF THE PRESENT APPLICATION

Attached as Appendix C is a copy of newly added Claims 26-36 to which Applicants have added italicized index numbers and/or other appropriate descriptions to show where the features of Claims 26-36 can be found in the drawings and/or the written specification of the present invention.

VI. 35 U.S.C. § 135(b)(1) IS SATISFIED

Since Claim 26 is being filed in the present application concurrently herewith, on August 19, 2002, which is less than one year after the August 28, 2001 issue date of the Carey et al. patent, the one-year requirement of 35 U.S.C. § 135(b)(1) is clearly-satisfied.

V. CONCLUSION

Applicants respectfully request that an interference be declared employing the proposed count set forth in attached Appendix A, with at least Claim 1 of the Carey et al. patent and at least Claims 1 and 26 of the present application designated as corresponding to the count. Should the Examiner have any questions, she is invited to contact the undersigned attorney.

Respectfully submitted,

GREER, BURNS & CRAIN, LTD.

By

James K. Folker

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August 16, 2002

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